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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/107,643	06/30/1998	RHONDA TRACY	TRAC-100FWC-	8341
7590 01/20/2004 RHONDA TRACY			EXAMINER	
			RUHL, DENNIS WILLIAM	
233 GRANDVIEW GLEN ELLYN, IL 60137			ART UNIT	PAPER NUMBER
3.2	,		3737	,
			DATE MAILED: 01/20/2004	45

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary The MAILING DATE of this communication app		''				
		09/107,643	TRACY, RHONDA			
		Examiner	Art Unit			
		Dennis Ruhl	3737			
Period fo		appears on the cover si	eet with the correspondence address			
THE - Extermination of the continuation of t	ORTENED STATUTORY PERIOD FOR RE MAILING DATE OF THIS COMMUNICATIO nsions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a period for reply is specified above, the maximum statutory per tre to reply within the set or extended period for reply will, by stareply received by the Office later than three months after the may be adequated the major of the provided patent term adjustment. See 37 CFR 1.704(b).	N. R 1.136(a). In no event, however, reply within the statutory minimu fiod will apply and will expire SIX atute, cause the application to be	may a reply be timely filed m of thirty (30) days will be considered timely. (6) MONTHS from the mailing date of this communication. come ABANDONED (35 U.S.C. § 133).			
1)⊠	Responsive to communication(s) filed on $\underline{0}$	1 December 2003.				
2a) <u></u> □	This action is FINAL . 2b)⊠ T	his action is non-final.				
3)	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposit	ion of Claims					
4) ☐ Claim(s) 7 and 8 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 7 and 8 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
10)	The specification is objected to by the Exame The drawing(s) filed on is/are: a) a Applicant may not request that any objection to a Replacement drawing sheet(s) including the core The oath or declaration is objected to by the	accepted or b) object the drawing(s) be held in a rection is required if the d	abeyance. See 37 CFR 1.85(a). rawing(s) is objected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. §§ 119 and 120						
12)						
Attachmen						
2) Notic	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(5) 🔲 No	erview Summary (PTO-413) Paper No(s) tice of Informal Patent Application (PTO-152) ter:			

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Applicant's amendment of 12/1/03 has been received and entered. The examiner takes notice that this amendment was in response to the Board of Patent Appeals and Interferences decision of 9/30/03. Currently claims 7 and 8 are pending. The claims 7,8, are not deemed to be allowable as set forth below.

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 7,8, are rejected under 35 U.S.C. 103(a) as being unpatentable over Foreman (4816025) in view of McConnell et al. (3461872).

Foreman discloses a disposable diaper that has a body portion 20 with two enlarged end portions 22,24. The narrow intermediate portion is 26. Each end portion has a waistband portion as claimed. The liquid absorbent material layer is 44 and the plastic layer is 42. The soft padding member is 262, which is also non-abrasive. The padding member is adjacent the plastic layer edge, is distinct from all of the absorbent material layer and plastic layer and is formed from a soft substance/non-abrasive material as claimed. The cuff 262 is described as being "compliant, soft feeling and non-irritating to the wearer's skin" and may be made from foam or elastic foam (provides cushioning). Foreman does not disclose that the soft padding member extends from the outside to inside of the diaper and wraps over the plastic layer edge. McConnell discloses a garment used to retain an absorbent in place. McConnell discloses that the waist edge regions have a covering that wraps the garment edge so

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as to prevent contact with the elastic 21. See figure 2. This will provide a soft comfortable surface for the skin to contact and creates a smooth edge. It would have been obvious to one of ordinary skill in the art at the time the invention was made to wrap the edge of the padding member of Foreman over the plastic layer from inside to

outside in a manner as shown in figure 2 of McConnell, so that the wearer of the diaper

has a smooth waist edge to contact the skin.

Any inquiry concerning this communication or earlier communications from the 3. examiner should be directed to Dennis Ruhl whose telephone number is 703-308-2262. The examiner can normally be reached on Tuesday through Friday.

The fax phone number for the organization where this application or proceeding is assigned is 703-872-9302.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0858.

DR

DENNIS W. RUHL SUPERVISORY PATENT EXAMINER

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